

COMES NOW David Merrill of the VAN PELT family AM I.

But those triggers which used to move my mind to a certain Altar no longer bind me.

Whereas: The remedy is codified at Title 12 USC §411 from §16 of the Federal Reserve Act (1913):

They shall be redeemed in lawful money on demand...

Note: There is a lien held by CASTLE CHURCH - For the Redemption of the Office BISHOP against all assets and properties remaining in the mental domain of debt, worldwide. The true bill at Doc 6; Page 9 of 84 demonstrates the effectiveness of natural law exposited at Proverbs 11:1 -

Pro 11:1 A false balance is abomination to the LORD: but a just weight is his delight.

Forgiveness of the Stranger/Foreigner is integrated into this Seventieth Jubilee since the invasion of Canaan; and upon the second Release Cycle (Deuteronomy 15:1) since the Bill attached perfected this lien on September 11, 2001 (Thirty (30) Day Judgment as Past Due Notice) integrating that the Trading

with the Enemy Act is and has always been illegal as applied to central banking - now "omitted" from the publications (Title 12 USC §95a) as such. FDR speaking of the days just prior to and around inauguration:

I told the President, however, that I believed that he has such authority under the Trading with the Enemy Act, I understood it to be the belief of the President that while some of his advisers had told him that he could do this, others had told him that it would not be legal. I had already asked Senator Thomas J. Walsh, who was to have become my Attorney General, to give me a report on such Presidential authority. As Senator Walsh had died suddenly, however, on March 2d, I had asked Mr. Homer S. Cummings to become Attorney General and had requested him for an opinion. On the evening of March 4th, I received the verbal opinion of the new Attorney General on which I based the Presidential Proclamation signed during the night of March 5th-6th, closing all banks. [Bold added to describe murder and coercion upon threat thereof.] Public Addresses and Papers of FDR 1933 - Pages 870-871

Therefore and In Summary: It is noted that the Bill original (Certificate of Mailing Doc 6; Page 10 of 84) was served on Richard GRASSO, then Chairman of the NYSE and that the NYSE was shut down for three days. Provisions have been made in the Amendments to the Bretton Woods Agreements (1976, P.L. 94-564) as found on Page 4 of Senate Report 94-1148, since earmarked that international gold shall be \$42.22/fine troy ounce when gold is re-introduced into the System. US Reserve Assets as of June 2016, Footnote 1:

Gold held "under earmark" at Federal Reserve Banks for foreign and international accounts is not included in the gold stock of the United States; see table 3.13, line 3. Gold stock is valued at \$42.22 per fine troy ounce.

Therefore also included, fully integrated is the code Title 22 USC §§286 and 286n, leading the way for the formation of the world central banking empire named on the face of the Bill of Exchange.

The President is hereby authorized to accept membership for the United States in the International Monetary Fund (hereinafter referred to as the "Fund"), and in the International Bank for Reconstruction and Development (hereinafter referred to as the "Bank"), provided for by the Articles of Agreement of the Fund and the Articles of Agreement of the Bank as set forth in the Final Act of the United Nations Monetary and Financial Conference dated July 22, 1944, and deposited in the archives of the Department of State.

The President is hereby authorized (a) to accept the amendment to the articles of agreement of the International Monetary Fund (hereinafter referred to as the "Fund"), attached to the April 1968 report by the Executive Directors to the Board of Governors of the Fund, for the purpose

of (i) establishing a facility based on Special Drawing Rights in the Fund and (ii) giving effect to certain modifications in the present rules and practices of the Fund. and (b) to participate in the special drawing account established by the amendment.

This Information is complimented by the recent US Asset Report from the Federal Reserve. Special Drawing Rights (SDR's) as the measure of a society's conditioning to endorse private credit of the local central bank are emphasized to be the factor enslaving people through naked contract - ignorant endorsement of paychecks.

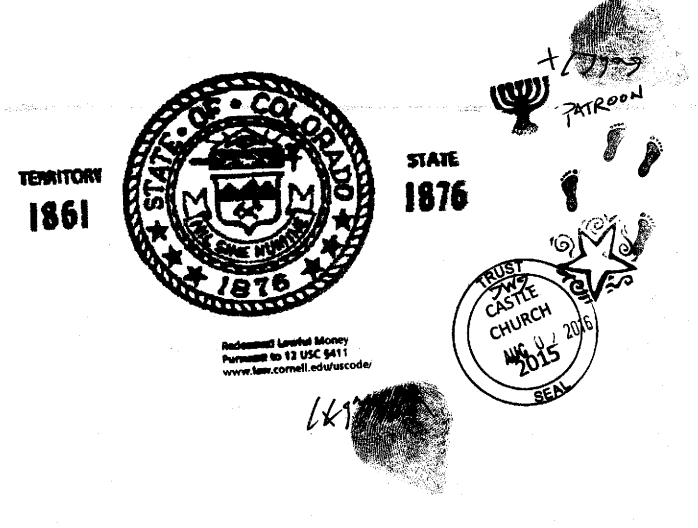
I should not refrain from comment about the US Court of Federal Claims, and the response from the US Department of Justice regarding recusal and default of Mr. Victor J. WOLSKI, docket report attached. Mr. Robert J. BRYAN defaults on the opportunity to redeem his official authority as no intention of correcting his oath of office, Doc 6; Page 4 of 84, is discerned in the ORDER attached and Refused for Cause timely. There is no authority in BRYAN's office, his creation *Inn of Court*, or even that he has moved this cause from Olympia (Mount Olympus), where I prefer to Notify from as Paul spent the last five years of his life fabricating Roman Protective Custody (welfare state), to Tacoma. (Items derived from Mr. BRYAN's online biography.) Robert J. BRYAN as shown by his oath of office is exemplary of the craven nature of collusion in this criminal syndicalism, herein exposed. As this lien and the default develop, it is clearer to me why traditional bonding practices are obscured. The motivation of the intentional misnomer "David L. Merrill" as in a bankruptcy attorney working from Trump Plaza Office Center in West Palm Beach, Florida, may never become clear.

Of course I had no idea which "judge" would be assigned this cause at the time of filing. It may be with respect for natural law and the law of nations that there are quite literally no *judges* in authority, as the criminal syndicalism now exposed is at its foundation felony witness tampering - the Witness being God. I recall on this journey, when finding three "district judges" with proper oaths in Fort Collins, that even then, I had to "fudge it" with their chief judge signatures witnessing. Just the same, I never had any intention that there might be any authority found within "this Court", quoting Mr. BRYAN. - Which is in complete agreement with BRYAN saying there is no jurisdiction. What is on the public record is that the US Court of Federal Claims, Supreme Court and Court of International Trade and now Washington state USDC all have cognizance that the US Attorney General, and the sundry of Colorado state offices and officials too, including the now Mayor of Colorado Springs John William SUTHERS, who was in violation of oath bonding practices way back in the '90's - that the US Attorney General must now evaluate the felony abounding in American society and politics; especially the houses of justice - *judiciary*. And that the Pope and Her Majesty (subject to the City of London) will be honoring Unum Sanctum and Motu Proprio, but not limited to any and all legitimate prosbul. This is final offer for Redemption of the Office BISHOP (of Rome) prior to SHEMITAH (Jubilee).

It is also appropriate to mention that herein at Doc 6; Page 29 of 84 exposes the motivation of greed behind this criminal syndicalism, and the motivation to keep the machinations of law behind this Jubilee secret from the people. This warrant, 03-RB-403; Filed in Colorado USDC March 7, 2003 was the misuse

of admiralty rules in central banking to steal millions of dollars from various trust accounts in a disgraceful display of greedy larceny and money laundering, by and through the STATE OF COLORADO CAPITAL FINANCE CORPORATION against which is the unsettled lien for \$20,000,000.00 awaiting execution of comptroller warrant at the US Treasury, Doc 6; Page 33 of 84. Especially since this Sealed Warrant is regurgitated on to the Record in the same USDC Colorado court, and in two case files at that, we have an indictment that is exceptionally difficult to continue to ignore.

CASTLE CHURCH - For the Redemption of the Office BISHOP holds a lien on all property, land and assets worldwide as expressed under the True Bill of August 13, 2001 that perfected Thirty-Day Judgment on September 11, 2001.



State of WA County Of King

on 8/2/26 (date).

04.1,2017

Signature Notary Public

Commission Expires





AFFIDAVIT OF LICENSURE

STATE OF WASHINGTON)

)S.S

COUNTY OF THURSTON)

I, Kim Summers, certify that on May 23, 2016 I made a good faith search of the Department of Licensing's records under my custody and control for notary public licensing records pertaining to:

Aldwin P. Torres

As a result of my search, I found that an initial notary public appointment was issued by the Department of Licensing to the above named person on November 26, 2013 with an expiration date of October 1, 2017.

I, Kim Summers, depose and say that I am the Manager for the Notary Public Program, Business and Professions Division, Department of Licensing for the state of Washington, and being the lawful custodian of records do hereby certify and declare under penalty of perjury under the laws of the state of Washington, pursuant to Section 9A.72.085 RCW, that the information and statements provided herein are true and correct.

Kim Summers, Manager

Notary Public Program

Post Office Box 9027

Olympia, Washington 98507-9027

(360) 664-1532

ksummers@doLwa.gov

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	55,050 5	55,184	51,941	49,202	49,688	49,500	49,532	.50,518	50,821	50,305
Reserve position in international Monetary Fund ^{2, 2}	34,161 E	0.750	25,164	18,179	17,609	17,561	16,366	16,677	16,713	16,661
Foreign Currencies ⁴ 4	19.922 4	17,599	41,944	38,219	39,242	39,086	40,279	41,490	42,459	41,183
Gold held "under seminari," at Federal Reserve Semica- line 3. Gold stock is valued at \$42.25 per the tray curve. Special drawing rights SDRs) are valued according to weighted average of exchange rates for the currencies January 1981, two currencies have been used. If S. SE Return to stay.	a technique of member	edopied countre	by the later s. From July	national Mo	netery Fund	rfMF) jn Ju ⇔itoon ∧e	ly 1974 . Vali	ues are bas	ecion a	3,
3. Includes allocations of SDR's in the Special Drawing Ac	ceount in the	interna	tional Monet	ery Fund, b	pre na mnate	Iransaction	s in SDR's	Relignito	rathe	
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Selected Foreign Official Assets Hel Millions of dollars, end of penod	d at Federal	Reserve B	anks (3.1)	3) [±]						
4(385)] Min	1955-5 -		7000 2019	59an 1 361174	2.0 .811.1	4.6° 36 k.	1 aggs 1 10.5%	ser. 20 m	tera Sinnin
1 Deposits	6.426	7,970	5.242	5,249	5,231	5,232	5,240	5,185	5,174	5.182
Held in custody	-A-OA									
2 U.S. Treasury securities ²	2.976.537	2,977,160	2,936,656	2,991,307	2,960,502	2,948,356	2.919.057	2,919,735	2.894.437	2 904 992
3 U.S. government agency securities	311,319	311,852	290;949	272,178	260,547	263,370	266,601		264,935	265,131
	8,417	8,410				7,995	7,995	7,981		

7/26/2016

FRB: Selected U.S. Liabilities to Foreign Official Institutions , June 2016

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Release Date: June 2016

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Selected U.S. Liabilities to Foreign Official Institutions (3.15)

Millions of dollars, end of period

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1	Total	5.474.757	5,768,950	6,056,831	6,030,499	6,033,653	6.002,683	5,964.843	5.979.899	6,019.436	5,999,007
	Ву Туре										all . No.
2	Liabilities reported by banks in the United States 1	204,752	269,748	287,031	374. <i>2</i> 84	369,654	389,294	402,907	429,327	422,514	424,284
3	U.S. Treasury bills and certificates ²	372,720	398,420	336,306	307,261	326,401	336,669	329,530	318,959	303,039	284,873
	U.S. Treasury bonds: and notes								<u> </u>		
4	Marketahile	3,659,464	3,654,386	3.787,112	3,791,737	3,790,010	3,766,982	3,763,768	3,762,699	3,768,231	3,761,183
-5	Nonmarkotable ²	1,651	1,787	146	155	15 6	157	156	159	160	161
6	U.S. Securities other than U.S. Treasury securities ⁴	1,290,195	1,495,027	1,593,793	1,567,062	1,547,432	1,519,581	1,468,360	1,468,755	1,525,492	1,528,506
7	of which: long-term U.S. agency securities	484,113	442,234	451,117	434,460	431,336	425,509	425,510	430,067	427,129	425,263
8	of which: long-term U.S. corporate bonds	120,733	143,476	163,127	163,268	158,586	158,738	155,448	158,394	162,001	162,072
9	of which: U.S. corporate stocks	685,350	909,315	979,549	959,333	957,410	935,334	B83,320	880,293	936,362	941,171
	- EV Arec	5									
10	*	010.700									
11		840,726		934,470	945,406	957,424		955,948		968,528	956,809
12		33.691	37,946	36,842	39,341		39,300	39,778	36,591	40,138	42,857
	Latin America and Caribbean Asia	498,778	503,056		526,749		531,427	527,983	532,661	529,770	532,388
F		4 031 487			4 441 124	4 427 793	4,400.569	4.368.665	4,374,580	4,407,318	4,394,356
14	Africa	42,391	45,791	44,090	48,230	50,855	46,354	44,614	43,219	42,479	42,005
15	Other countries	28,091	36,498	31,265	29,272	29,078	29,370	29,101	30,844	30,828	30,218

Emissipally definite deposits, time deposits, bankers socieptances, commercial paper, negotiable time certificates of deposit, and porrowings under repurchase

Source: Start estimates based on Treasury International Capital (TIC) annual Surveys of Foreign Holdings of U.S. Securities and on monthly TiC, 3 transactions data, Segimming in September 2011, liquies for Treasury Securities are based on TIC SLT data when available, and TIC Stransactions data otherwise.

<u> Page 1 - Page 2</u> - **Page 3**

^{2.} Includes nonmerketable certificates or indepteoness and Treasury bits issued to official institutions of foreign countries. Resent o table

Excludes notes issued to kirelyn odiciernorve serve agencies. Includes current yeurs at zero-courser Treasury bond istruct to kirelyn governments as rollows.
 Venezuela, beginning December 1930, 30-yeer meturity issue, Argentina, beginning April 1930, 30-yeer meturity issue. <u>Freturn to labre.</u>

^{4.} Debt securities of U.S. government convorations and tederally appearant agencies, and U.S. on porate stocks and launds. <u>Return to label</u>

US Court of Federal Claims United States Court of Federal Claims (COFC) CIVIL DOCKET FOR CASE #: 1:15-cv-01416-VJW

MERRILL v. USA

Assigned to: Judge Victor J. Wolski

Demand: \$23,000,000 Cause: 28:1491 Tucker Act Date Filed: 11/23/2015 Jury Demand: None

Nature of Suit: 118 Contract - Other

(CDA)

Jurisdiction: U.S. Government Defendant

<u>Plaintiff</u>

DAVID MERRILL

of the Van Pelt family

represented by DAVID MERRILL

3355 North Academy Boulevard

No. 189

Colorado Springs, CO 80917

(719) 596-1240

PRO SE

Defendant

USA

represented by Russell James Upton

U.S. Department of Justice - Commercial

Lit.

Civil Division

Post Office Box 480

Ben Franklin Station

Washington, DC 20044

(202) 305-3634

Fax: (202) 514-8624

Email: russell.j.upton@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
11/23/2015	1	COMPLAINT against USA (Filing fee \$400, Receipt number CFC100001558)(Copy Served Electronically on Department of Justice), filed by DAVID MERRILL. Answer due by 1/22/2016.(Attachments: # 1 Civil Cover Sheet) (vdw) (Entered: 11/23/2015)
11/23/2015	2	NOTICE of Assignment to Judge Victor J. Wolski. (vdw) (Entered: 11/23/2015)
12/03/2015	<u>3</u>	NOTICE of Appearance by Russell James Upton for USA. (Upton, Russell) (Entered: 12/03/2015)
12/04/2015	4	MOTION for Injunction/Refunding of Account, filed by DAVID MERRILL. Service: 12/4/2015. [Filed by Leave of Judge] Response due by 12/21/2015.(vdw) (Entered: 12/04/2015)
12/04/2015	<u>5</u>	UNREPORTED ORDER denying 4 MOTION for Injunction/Refunding of Account filed by DAVID MERRILL. Signed by Judge Victor J. Wolski. (vdw) Copy to parties.

		(Entered: 12/04/2015)
12/08/2015	<u>6</u>	MOTION for Leave to File Motion for Injunction/Refunding of Account, filed by DAVID MERRILL. [Filed by Leave of the Judge] Service: 12/8/2015.(vdw) (Entered: 12/08/2015)
12/08/2015	7	STATUS REPORT, filed by DAVID MERRILL. [Filed by Leave of the Judge] Service: 12/8/2015. (vdw) (Entered: 12/08/2015)
12/08/2015	<u>8</u>	ORDER denying as moot 6 Motion for Leave to File Motion for Injunction/Refunding of Account. Signed by Judge Victor J. Wolski. (vdw) Copy to parties. (Entered: 12/08/2015)
12/09/2015	9	ORDER: Additional materials received on December 8, 2015 will collectively be considered as a status report. Another submission received will be returned to plaintiff unfiled. Plaintiff should confine his submissions to papers that are material, relevant, and pertinent to this case. Signed by Judge Victor J. Wolski. (vdw) Copy to parties. (Entered: 12/09/2015)
12/09/2015	<u>10</u>	STATUS REPORT, filed by DAVID MERRILL. [Filed by Leave of the Judge] Service: 12/9/2015. (vdw) (Entered; 12/09/2015)
12/10/2015	11	ORDER directing the Clerk to file plaintiff's document, received on December 9, 2015, as a status report. Signed by Judge Victor J. Wolski. (dls) Copy to parties. (Entered: 12/11/2015)
12/10/2015	<u>12</u>	STATUS REPORT, filed by DAVID MERRILL [by leave of the judge]. Copy served on defendant. (dls) (Entered: 12/11/2015)
12/23/2015	<u>13</u>	UNREPORTED ORDER: Mr. Merrill's filing received December 14, 2015, is to be filed as a status report. The filings received December 16, 2015 and December 21, 2015 are to be returned to plaintiff unfiled. Signed by Judge Victor J. Wolski. (vdw) Copy to parties. (Entered: 12/23/2015)
12/23/2015	<u>14</u>	STATUS REPORT, filed by DAVID MERRILL. [Filed by Leave of Judge] Service: 12/23/2015. (vdw) (Entered: 12/23/2015)
01/21/2016	<u>15</u>	MOTION for Summary Dismissal of Pro Se Complaint, filed by USA. Service: 01/21/2016. Response due by 2/22/2016.(vdw) (Entered: 01/22/2016)
02/16/2016	<u>16</u>	RESPONSE to 15 MOTION to Dismiss pursuant to Rules 12(b)(1) and (6), filed by DAVID MERRILL. Reply due by 2/26/2016. Service: 02/16/2016. (vdw) (Entered: 02/17/2016)
02/18/2016	<u>17</u>	REPLY to Response to Motion re 15 MOTION to Dismiss pursuant to Rules 12(b)(1) and (6), filed by USA. Service: 02/18/16. (vdw) (Entered: 02/19/2016)

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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF VAS LINGTON AT TACOMA
9	AT TACOMA
10 11	DAVID MERRILL of the VAN PELT CASE NO. 3:16-cv-05520-RJB
12	family, ORDER Plantiff,
13 14	THE UNITED STATE AN EAR CA
15	Defendant.
16	THIS ORDER follows the Court's s. a sporte Order to Show state (Dkt. 5), where the
17	Court directed Plaintiff to inform the Court of the jurisdictional basis for his claim. The Court
18	has carefully reviewed the record in s entirety.
19 20	It appears that Plaintiff responded to the Cour Corder by filing a document entitled,
21	"CLARIFICATION OF CAUSE [-] Wa rants issued[.]" Dkt. 9. Plaintiff's thirty-five page
22	compilation includes copies of the following: an Oath of Office form signed by the Honorable
23	Gilbert Martinez, United States District Court Judge for the District of Colorado, orders
24	pertaining to a Colorado state court case, a Warrant for Arrest issued by Plaintiff that orders

Case 3:16-cv-05520-RJB Document 12 Filed 08/03/16 Page 12 of 18

Case 3:16-cv-05520-RJB Document 10 Filed 07/18/16 Page 2 of 2

1	named defendants into custody in Littleton, Colorado, an affidavit from the Washington
2	Department of Licensing stating that they have no public licensing records pertaining to Thomas
3	W. Hardy, and the Court's Order to Show Cause. However, none of these documents address the
4	jurisdictional basis for Plaintiff's claim. Plaintiff's filit entitled, "DELEGATION OF
5	AUTHORITY [-] Werrants," Dkt. 6, like vise ff is no jurisdictional basis for Plaintiff's claim
6	to proceed before this wart. From thiff initial filings, it appears that Plaintiff may be
7	attempting to pursue a curvical prosecution himself, but as explained in the Court's Order to
8	Show wasse, "Under the catherity of ar. II, s 2, Consiess has vested in the Attorney General the
9	power to aduct the criminal like tiln of the Unite States Government," United States v.
10	Nixon, 418 U.S. 683, 694 (1974), so a chizen r y not bring criminal corporagainst another by
.11	filing a complaint in this court. See Aldabay, Aldabe, 616 F.2d 10 , 1092 (9th Cir. 1980).
12	Plaintiff's claims should be dismissed for lack of the sdiction. Baker v. Carr, 369 U.S.
13	186, 198 (1962); Righthaven L.C v. Hoehn, 776 F. a-1166, 1172 (9th Cir.2013).
14	Therefore, it is HEREB CORDERE that this case is DISMISSED.
15	The Clerk is directed to send uncertified copies of this Order to all counsel of record and
16	to any party appearing pro se at said party's last known address.
17	Dated this 18th day of July, 2016.
18	Also
19	Maker 7 Dayan
20	ROBERT J. BRYAN United States District Judge
21	
22	
23	
24	

Other Orders/Judgments

3:16-cv-05520-RJB Merrill v. United States of America

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U.S. District Cour

United States District Court for the Wester District of Washington

Notice of Electronic €iling

The following transaction was entered on \$18/2016 at \$1:44 AM PDT and filed

on 7/18/2016

Case Name: [Interest of America States of Americ

Case Number: 16/10/20520 RJB

Filer:

WARNING: CASE CLOSE Von 7/18/2 IN

Document Number: 10

Docket Text:

ORDER dismissing case, by Judge Rober N. Bryan. (cc: David

Merrill @ CO address.) (DK)

3:16-cv-05520-RJB Notice has been electronically mailed to:

3:16-cv-05520-RJB Notice will not be electronically mailed to:

David L Merrill 3355 North Academy Blvd Ste #189 Colorado Springs, CO 80917-5103

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

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Case 3:16-cv-05520-RJB Document 12 Filed 08/03/16 Page 15 of 18

Case 3:16-cv-05520-RJB Document 11 Filed 07/18/16 Page 1 of 1

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

DAVID MERRILL of the VAN PELT family,	AST NUMBER: C16-5520RJB
Plantiff, v. THE UNITED STATES OF AN ELEMAN Infermant.	JUDGMENT IN A CIVIL CASE
Jury Verdict. This action came before jury has rendered its verdict.	Court for a trial by jury. The sees have been tried and the
X Decision by Court. This action came to the heard and a decision has been rendered.	rial or hearing (1960) the Court. The issues have been tried or
THE COURT HAS ORDERED THAT	
This case is DISMISSED.	
July 18, 2016	WILLIAM M. McCOOL CLERK
	/s/ Dara .Kaleel By Dara L. Kaleel, Deputy Clerk
	•

Other Events

3:16-cv-05520-RJB Merrill v. United States of America CASE CLOSED on 07/18/2016

CLOSED, LAW_CLERK_B

U.S. Distric Court

United States Detrict Cour io the Western District of Washington

Notice of Electronic Filing

The following transaction was entered on 7/18/20/6 at 1:01 PM PDT and filed on 7/18/201

Case Name: Merrill Unite States of America

Case Number: 3:16-cv-0. 20-1 U

Filer:

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JUDGMENT BY COURT (cc: David Merriff @ CO address.) (DK)

3:16-cv-05520-RJB Notice has been electronically mailed to:

3:16-cv-05520-RJB Notice will not be electronically mailed to:

David L Merrill 3355 North Academy Blvd Ste #189 Colorado Springs, CO 80917-5103

The following document(s) are associated with this transaction:

Document description: Main Document

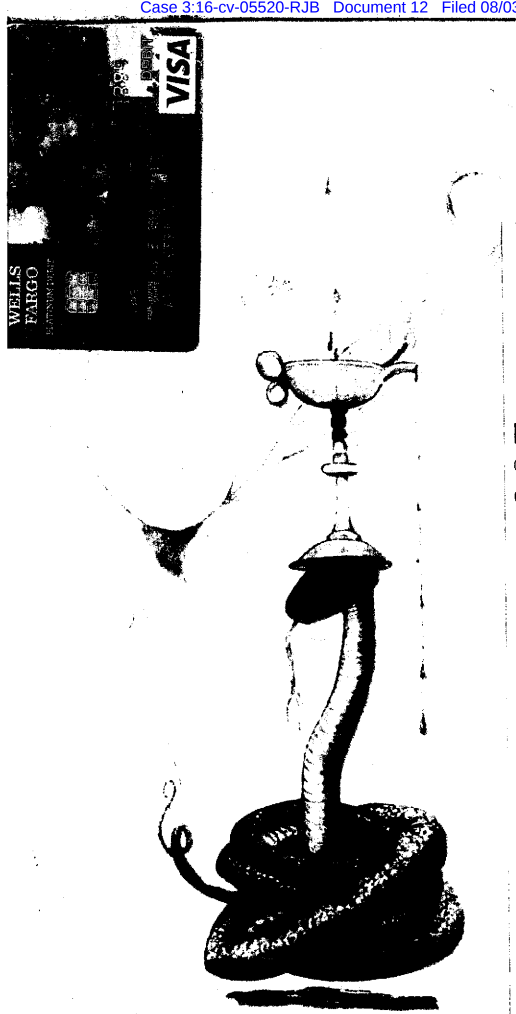
Original filename:n/a

• WAWD CAMECE CESION OF Document 12 Filed 08/03/16 Page 17 of Rage 2 of 2

Electronic document Stamp

[STAM/ dc cfStat p_ID=1(250) 21. [Date=7/18/2016]

[FileNumber=622] 434



The UPS Store - #6046 720 N 10th Street Renton, WA 98057 (425) 235-7447

08/02/16 01:49 PM

001 000003 (011) TO \$ 10.00 Notary 002 000001 (003) T1 \$ 5.40

QTY 36 Copies 0.15 Reg Unit Price

> SubTotal \$ 15.40 Sales Tax (T1) \$ 0.52 Total \$ 15.92

> > VISA \$ 15.92 **********7884

ACCOUNT NUMBER *

Appr Code: (S) Sale

Receipt ID 82180112376113888318 037 Items CSH: Aldwin Tran: 8661 Reg: 002

Appr Code: VISA

(S) Sale

15.92

DAVID MERRILL

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